- "It shall be known as the state psychopathic hospital, and shall be located at Iowa City, and integrated with the college of medicine and hospital of the State University of Iowa."
- 1 SEC. 2. That section three thousand nine hundred fifty-six (3956) 2 of the code, 1927, be repealed.
- 1 SEC. 3. That section three thousand nine hundred seventy-two 2 (3972) of the code, 1927, be repealed.
- 1 SEC. 4. That section three thousand nine hundred seventy-three 2 (3973) of the code, 1927, be repealed.
- 1 Sec. 5. That section three thousand nine hundred eighty-two 2 (3982) of the code, 1927, be repealed and the following substituted 3 in lieu thereof:
- 4 "That all moneys collected from private patients shall be used for the support of the said hospital."

Senate File No. 44. Approved March 23, 1931.

### CHAPTER 82

# MEDICAL AND SURGICAL TREATMENT OF INDIGENT PERSONS

AN ACT to amend sections four thousand five (4005), four thousand eight (4008), four thousand nine (4009), and four thousand twelve (4012), code, 1927, relating to medical and surgical treatment, in the hospital of the college of medicine of the state university, of indigent persons.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Section four thousand five (4005), code, 1927, is amended by inserting immediately preceding the word "suffering" in line five (5) the words "pregnant or is".
- Also by inserting immediately after the word "cured" in line seven 5 (7) the words, "or advantageously treated".
- SEC. 2. Section four thousand eight (4008), code, 1927, is amended by striking from line six (6) the words, "his malady or deformity.", and by inserting in lieu thereof the following words, to wit: "said pregnancy, malady or deformity."
- SEC. 3. Section four thousand nine (4009), code, 1927, is amended by inserting immediately after the word "the" in line eight (8) the word "pregnancy,".
- Also by inserting immediately after the word "cured" in line eleven 5 (11) the words, "or advantageously treated".
- SEC. 4. Section four thousand twelve (4012), code, 1927, is amended by inserting immediately after the word "is" in line seven (7) the following words, to wit: "pregnant or is".
- Also by inserting immediately after the word "cured" in line nine 5 (9) the following words, to wit: "or advantageously treated".
- SEC. 5. Amend section forty twelve (4012) of the code, 1927, by adding the following paragraph thereto:

"That whenever a woman who is pregnant is committed to the hospital under the provisions of section forty twelve (4012) of the code, 1927, the said commitment shall authorize the hospital to provide proper medical or surgical treatment and hospital care for the infant."

Senate File No. 348. Approved May 8, 1931.

#### CHAPTER 83

## STATE APIARIST

AN ACT to amend section forty hundred thirty-six (4036) of the code, 1927, relating to the state apiarist.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. That section forty hundred thirty-six (4036) of the code, 1927, be amended by striking out in lines five (5) and six (6) the words "and the professor of entomology".

Senate File No. 28. Approved February 13, 1931.

#### CHAPTER 84

### INSTRUCTION IN PUBLIC SCHOOLS

AN ACT to repeal sections forty-one hundred eight (4108) to forty-one hundred eighteen (4118) inclusive, code, 1927, relating to county teachers institutes and to enact a substitute therefor to provide a plan for improving instruction in the public schools.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Improvement of instruction. The county superintendent shall arrange for such professional teachers' meetings, demonstration teaching or other field work for the improvement of instruc-
- tion as may best fit the needs of the public schools in his county and
- as directed by the superintendent of public instruction. 5
- SEC. 2. Plans approved by state superintendent. All arrangements concerning plans for said improvement of instruction shall be subject 3 to the final approval by the superintendent of public instruction.
- SEC. 3. Adjournment of schools. The school board of every school district shall allow its teachers to attend said meetings or to par-3 ticipate in such work for not more than one day in each school year 4 without loss of salary.
- 1 SEC. 4. Certificate of attendance. The county superintendent shall notify the secretary of the school boards as to the cooperation and attendance of its teachers in said meetings and any teacher failing to attend when requested by the county superintendent to do so, shall
- forfeit his average daily salary for that day of non-attendance, except
- when excused by the county superintendent for physical disability to perform his duties in the schoolroom.